B 210A (Form 210A) (12/09)

United States Bankruptcy Court

In re Lehman Brothers Holdings Inc. et al.	Case No. Chapter 11 08-1359	55 (JMP) (Jointly Administered)		
A CLAIM HAS BEEN FILED IN THIS CASE of Transferee hereby gives evidence and notice pure of the transfer, other than for security, of the classical security.	deemed filed under 11 U. S. C. irsuant to Rule 3001(e)(2), Fed.	R. Bankr. P.,		
Mr. Kay Pospiech	TARCORANK AC			
Name of Transferee	TARGOBANK AG	f Transferor		
Name and Address where notices to Transferee should be sent: Mr. Kay Pospiech	Court Claim # (if known): Amount of Claim:	55404 \$ 17,041.20		
Zwickauer Str. 324, 09116 Chemnitz, GERMANY	Date Claim Filed:	29 October 2009		
Phone: <u>+49 (0)</u>	+ 49 (0) Phone: +49 (0) 203 347 5703			
Last Four Digits of Acct #:	Last Four Digits of Acct #:			
Name and Address where notices to Transferee should be sent: (if different from above):				
Phone:				
I declare under penalty of perjury that the info correct to the best of my	knowledge and belief.	s true and		

Agreement and evidence of transfer of claim Lehman Program Security

TO: THE DEBTOR AND THE BANKRUPTY COURT

 For value received, the adequacy and sufficiency of which are here Co. KGaA f/k/a Citibank Privatkunden AG & Co. KGaA ("Transassigns to 	
Mr. Kay Pospiech	stomer
name of cu	stomer
(the "Transferee"), as of the date hereof, an undivided interest, 0,003958844 % and as specified in Schedule 1 attached hereto in and to, or arising under or in connection with Proof of Claim Num	(the "Transferred Claim"), in Transferor's right, title and interest
Mr. Kay Pospiech	
name of cu	stomer
(the "Proof of Claim") against Lehman Brothers Holdings, Inc., debtunited States Bankruptcy Court for the Southern District of New You (the "Debtor"), but only to the extent related to the Transferred Claim encompass Transferor's rights, title or interests in and to and arisi except to the extent of \$\frac{17,041.20}{2.0}\$, which is equal hereto. 2. Transferor hereby waives any objection to the transfer of the Transferor and the Court, and hereby waives to the fullest extent per pursuant to Rule 3001(e) of the Federal Rules of Bankruptcy Produced or applicable law, and consents to the substitution of Transferor limitation, for voting and distribution purposes with respect to the and hereby stipulates, that an order of the Court may be entered we Transferred Claims, recognizing Transferee as the sole owner payments or distributions of money or property in respect of the Transferred Claim, and all payments or distributions of money or property in rethe Transferee. 3. Transferor's and Transferee's rights and obligations hereunded accordance with German law, excluding any conflict of laws provide fact that this Agreement is to be used to comply with certain restate of New York.	ork (the "Court"), administered under Case No. 08-13555 (JMP) aim. For the avoidance of doubt, the Transferred Claim will not any in relation to the Proof of Claim or the security or securities to 0,003958844 % and as specified in Schedule 1 attached ansferred Claim to Transferee on the books and records of the mitted by law any notice or right to receive notice of a hearing redure, the Bankruptcy Code, applicable local bankruptcy rules by Transferee for all purposes in the case, including, without Transferred Claim. Transferor acknowledges and understands, without further notice to Transferor transferring to Transferee the and holder of the Transferred Claim, and directing that all resterred Claim be delivered or made to Transferee. Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating to the Transferred rested parties that all further notices relating the Transferred rested parties that all further notices relating the Transferred rest
IN WITNESS WHEREOF, this AGREEMENT AND EVIDENCE OF TRANS	FER OF CLAIM is executed this 19 th day of Mar. 2019.
TARGOBANK AG f/k/a/ TARGOBANK AG & Co. KGaA f/k/a Citibank Privatkunden AG & Co. KGaA on behalf of	
Mr. Kay Pospiech	Mr. Kay Pospiech
name of customer i.V.	By Name of customer
T. Peters A. Kluge	Name Mr. Kay/Pospiech
Title Area Manager Process Leader	Title
Kasernenstr. 10	Zwickauer Str. 324
address	address
40213 Duesseldorf, Germany	09116 Chemnitz, GERMANY
city, state, zip	city, state, zip

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Transferred Claim

\$.	17,041.20	of \$\$430,459,027.23	(the outstanding amount of the Proof of Claim as		
*		19. Mar. 2019			
		date of Agreement and Evidence of Transfer) together with accrued and unpaid interest.			



Lehman Programs Securities to which Transfer Relates

Description of Security	ISIN/CUSIP	Issuer	Guarantor	Principal/ Notional Amount	Coupon Maturity	Amount together with accrued and unpaid interest (as of Proof of Claim Filing Date)
LEHMAN BR.TR.KUPON NTS12	DE000A0MHXQ6	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	\$ 14,201.00	06.04.2012	\$ 14,201.00
LEHMAN BR.TR.A.NTS09 SX5E	DE000A0S7D50	Lehman Brothers Treasury Co. B.V.	Lehman Brothers Holdings Inc.	\$ 2,840.20	22.06.2009	\$ 2,840.20
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